## **Motion DENIED.**

This the 21stday of August , 20 15.

/s/Louise W. Flanagan, U.S. District Judge

ge United States Dristrict Court Eastern District of North Carolina Raleigh Division

AUG 21 2015

Julie Richards Johnston, CLERK
US DISTRICT COURT, EDNC
BY DEP GLK

FII FD

**CASE NO.: 5:14-CV-844** 

THE UNITED STATES

٧.

EDDIE WISE DOROTHY WISE

## EMERGENCY MOTION TO RESCHEDULE HEARING, TO CONDUCT LIMITED DISCOVERY, TO SUPOENA WITNESS TO TESTIFY AND HIRE COUNSEL TO MAKE SPECIAL APPEARANCE

Comes now defendants Eddie and Dorothy Wise, to move this court to reset hearing scheduled for September 14, 2015 to enlarge time to at least 30 days or longer. This is important for the following reasons:

- The Pigford Monitor is in possession of the list of Pigford Claimants who have already
  had a hearing on the merits or who have opted out. That list is essential to substantiate
  the moratorium argument which provides relief against the United States foreclosing
  against the property subject to this suit. The United States maintains that the Wises
  have opted out and not entitled to moratorium relief.
- 2. The defendants would like to subpoena Carl Bond to testify and provide expert testimony. Carl Bond was a loan specialist for the USDA-FSA and now retired. The Court can gain insightful information of the rules and regulations that must be adhered to before the United States can foreclose on property belonging to Pigford Claimants.
- 3. The defendants have had to prosecute this action pro se due to the discriminatory actions against them by the USDA. The defendants are not rich and need some extra time to hire an attorney to make a special appearance for this hearing.